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March 21, 2003

VIA ELECTRONIC FILING AND HAND-DELIVERY

The Honorable J. Frederick Motz United States District Court for the District of Maryland Garmatz Federal Courthouse 101 W. Lombard Street Baltimore, Maryland 21201

> Re: Michael Hackley Architects, P.C. and Michael Hackley v. LVLX, Inc., et al.. Case No.: JFM 02 CV 3363

Dear Judge Motz:

We represent Commercial Finish Group, Inc., one of the defendants, in the case referenced above. Your Order dated March 18, 2003 went beyond the pleadings by referring to "defendants" in the plural instead of referring specifically to the defendants LVLX, Inc., John Lee, and Jeffrey Way, who were the object of plaintiffs' motion to dismiss counterclaims and to strike affirmative defenses.

Commercial Finish Group, Inc. filed separate defenses, and no motion to strike was ever directed at Commercial Finish Group, Inc.'s defenses.

Would you please modify your Order to reflect that the affirmative defenses asserting fraud that are being stricken are those of LVLX, Inc., John Lee, and Jeffrey Way. If you would prefer that we file a motion for clarification and/or modification, we would be happy to do so.

Thank you for your consideration and attention to this matter.

Very truly yours,

Howard G. Goldberg

HGG:mld

Deborah Westervelt, Esq. CC: Christopher M. Johns, Esq. Gary M. Anderson, Esq. Leland C. de la Garza, Esq.